1	2. The parties agree that the time for Defendant to respond to the Complaint	
2	with such pleadings, motions, or objections as it deems appropriate should be extended to	
3	March 18, 2019.	
4	3. HTC requests that the Court enter the subjoined Order.	
5	IT IS SO STIPULATED this 7 th day of February, 2019.	
6		
7	VAN KAMPEN & CROWE PLLC	YARMUTH LLP
8 9 10 11 12 13 14 15 16 17 18 19	By: s/Al Van Kampen Al Van Kampen, WSBA No. 13670 1001 Fourth Avenue, Suite 4050 Seattle, WA 98154 Telephone: (206) 386-7353 Fax: (206) 405-2825 AVanKampen@VKClaw.com PRINCE LOBEL TYE LLP By: s/Aaron S. Jacobs Aaron S. Jacobs Aaron S. Jacobs (pro hac vice) James J. Foster (pro hac vice) Kevin Gannon (pro hac vice) One International Place, Suite 3700 Boston, MA 02110 Telephone: (617) 456-8000 Ajacobs@princelobel.com Jfoster@princelobel.com kgannon@princelobel.com	By: s/Molly A. Terwilliger Molly A. Terwilliger, WSBA No. 28449 1420 Fifth Avenue, Suite 1400 Seattle, WA 98101 Telephone: (206) 516-3800 Fax: (206) 516-3888 mterwilliger@yarmuth.com VINSON & ELKINS, LLP By: s/Mario A. Apreotesi Fred I. Williams (pro hac vice pending) Mario A. Apreotesi (pro hac vice pending) 2801 Via Fortuna, Suite 100 Austin, TX 78746 Telephone: (512) 542.8400 Fax: (512) 542.8612 fwilliams@velaw.com mapreotesi@velaw.com
20		
21	Attorneys for Plaintiff	Todd E. Landis (pro hac vice pending)
22		2001 Ross Avenue, Suite 3700
23		Dallas, TX 75201 Telephone: (214) 220.7700
24		Fax: (214) 220.7716 tlandis@velaw.com
25		uanuis(@veiaw.com
26		Attorneys for Defendant HTC America, Inc.